1 2 3 4	California State Bar No. 232874 FEDERAL DEFENDERS OF SAN DIEGO, INC. 225 Broadway, Suite 900 San Diego, CA 92101-5030 (619) 234-8467/Fax: (619) 687-2666					
5	Attorneys for Mr. Wong					
6	6					
7	7					
8	UNITED STATES DISTRICT COURT					
9	SOUTHERN DISTRICT OF CALIFORNIA					
10	(HONORABLE JANIS L. SAMMARTINO)					
11	UNITED STATES OF AMERICA,) Case No. 08CR0369-JLS					
12		:110				
13) JOINT MOTION TO CONTING v.) MOTION HEARING	JE				
14	14 CHEONG SAU WONG,					
15	Defendant.					
16)					
17	17					
18	Cheong Sau Wong, by and through his attorneys, Leila W. Morgan and Fed	leral Defe				
19	of San Diego, jointly moves with Assistant United States Attorneys A. Dale Blanke	nshin Co				

Cheong Sau Wong, by and through his attorneys, Leila W. Morgan and Federal Defenders of San Diego, jointly moves with Assistant United States Attorneys A. Dale Blankenship, Counsel for co-defendant Xu Ju Lee, Steven Feldman and Counsel for the material witnesses, Al Smithson, that the motion hearing, currently set for May 9, 2008 be continued until June 20, 2008. The parties began depositions of the material witnesses on April 29, 2008. After more than four days of depositions, two material witnesses remain to be deposed. These depositions are continuing on May 5, 2008, and should conclude by May 9, 2008. The parties are requesting additional time to prepare for the motion hearing and file motions based on the information gained during the depositions.

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The defendants, Mr. Wong and Mr. Lee are released on bond, and will sign an acknowledgment of the new court date. Further, the parties agree that the time should be excluded under the speedy trial act.

	Case 3:08-cr-00369-JLS	Document 53	Filed 05/05/2008	Page 2 of 3		
1	For the foregoing reasons, the parties jointly request that the motion hearing be continued					
2	until June 20, 2008, at 1:30 p.m.					
3		Respectfu	ully submitted,			
4						
5	DATED: May 5, 2008	<u>/s/ Leila</u> LEILA V	<u>W. Morgan</u> W. MORGAN			
6		Federal D	Defenders of San Diegos for Mr. Wong	o, Inc.		
7		Leila_Mo	organ@fd.org			
8						
9	DATED: May 5, 2008	<u>/s/ A. Da</u> A. DALE	<u>lle Blankenship</u> E BLANKENSHP			
10		Assistant	United States Attorne	у		
11						
12	DATED: May 5, 2008	<u>/s/ Stever</u> STEVEN	<u>n Feldman</u> I FELDMAN			
13			s for Xu Jun Lee			
14						
15	DATED: May 5, 2008	<u>/s/ Al Sm</u> AL SMIT				
16		Attorneys	s for Material Witness	es Jiang		
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15 16 17 18 19 20 21 22 23 24 25 26 27	DATED: May 5, 2008	AL SMIT Attorneys Ming Zho	THSON	es Jiang		

1 CERTIFICATE OF SERVICE 2 Counsel for Defendant certifies that the foregoing pleading is true and accurate to the best 3 of her information and belief, and that a copy of the foregoing document has been served this day 4 upon: 5 A. Dale Blakenship U S Attorneys Office Southern District of California 6 Criminal Division 880 Front Street Room 6293 7 San Diego, CA 92101 8 (619)557-5610 Fax: (619)235-2757 Email: Dale.Blakenship@usdoj.gov 10 **Steven E Feldman** Law Offices of Steven E Feldman 11 934 23rd Street San Diego, CA 92102-1914 12 (619)232-8649 Fax: (619)232-8271 13 Email: sféldman77@san.rr.com 14 15 Al Smithson Law Office of Al Smithson 16 830 23rd Street Ste 208 17 San Diego, CA 92102-1974 (619)234-8729 18 Fax: (619)234-8756 Email: alsmithson@cox.net 19 20 21 Dated: May 5, 2008 /s/ Leila W. Morgan LEILA W. MORGAN 22 Federal Defenders 225 Broadway, Suite 900 23 San Diego, CA 92101-5030 (619) 234-8467 (tel) 24 (619) 687-2666 (fax) Leila Morgan@fd.org 25 26 27 28 3